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Attorneys at Law

May 28, 2019

VIA ECF

Hon. Ronnie Abrams
United States District Court
Southern District of New York
40 Foley Square, Room 2203
New York, NY 10007

Re: Rafael Figueroa v. Irene Yagudaev, et. al.
Index No.: 19-CV-210 (RA)
Our File No. 28-13382

Dear Honorable Abrams:

Please accept this letter as mandated by the Court's Order dated May 22, 2019 in the above captioned matter. *See* Dkt. 18.

Please be advised that Third-Party Plaintiffs, Irene Yagudaev and Solomon Yagudaev, intend to move for default judgment against Third-Party Defendant, NRG Magic Construction Inc. Third-Party Plaintiffs served their Summons and Third-Party Complaint on April 8, 2019. *See* Dkt. 17.

To date the undersigned is not in receipt of an Answer, Notice of Appearance or Pre-Answer Motion from the Third-Party Defendant, NRG Magic Construction Inc., or anyone acting on its behalf. Likewise, to date, the undersigned has not signed any stipulations extending the time for the Third-Party Defendant, NRG Magic Construction Inc., to answer or appear in this matter.

Therefore, Third-Party Plaintiffs will be moving for default judgment against Third-Party Defendant, NRG Magic Construction Inc.

Thank you for your attention in this matter.

Sincerely,
Brand Glick Brand

Anna Bangiyev